

FEB 27 2012

IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF OKLAHOMA

ROBERT D. DENNIS, CLERK
U.S. DIST. COURT, WESTERN DIST. OF OKLA.
DEPUTY
U.S. TERRORIST
ALERT

LARRY BERRYHILL, ESQ. OF ROXANNA
MAE GLOVER & DARRELL E. MAY JR. ESQ.,

-v- CIV-12-225

HE

UNITED STATES OF AMERICA, ESQ.,

— — — — — DEFENDANT. — — — — —

" U.S. TERRORIST ALERT DUE PROCESS THIS COMPLAINT "

FEDERAL TORT CLAIMS ACT
IMMINENT DANGER PROSEC
13th Amend. Violation Fed./BUREAU,
42 U.S.C. 1983 KKK, ACT/R.I.C.O./
TORT CLAIM: AGAINST U.S.A. ESQ.

ON OR ABOUT DEC. 26, 1990, IN THE DIST. Ct.
OF OKL. CO., PETITIONER WAS CONVICTED BY JURY
AND UNDER OKL. LAW, RECEIVED 1 YEAR FOR EACH
OF TWO VIOLATIONS, 2 YEARS TOTAL... IN DIRECT
VIOLATION OF OKL. LEGISLATION, THE DIST. Ct. SENTEN-
CED ME TO TWO CONSECUTIVE 20 YEAR SENTENCES...

PETITIONER'S APPEAL PROCESS HAD
BEEN TOTALLY OBSTRUCTED THAT LEADS TO THE
COMPLAINT AT BAR...

(1):

Jurisdiction:

PETITIONER IS AN UNDESERVED AMERICAN CITIZEN
AND IS BEING HELD ON U.S. SOIL IN VIOLATION
OF THE 13th AMEND. OF THE U.S. CONSTIT. ...

JURY TRIAL Demand:

FEDERAL TORT CLAIMS ACT -
42 U.S.C. § 1983 - R.I.C.O. -
"U.S. TERRORIST ALIEN PROCEEDINGS -"
13th AMEND. 5th AMEND. 8th AMEND. VIOLATIONS
AGAINST U.S. OF A. ... 14th AMEND.

CAUSES OF ACTIONS:

ON OR ABOUT OCT., 1990, PETITIONER
WAS FORCED INTO KLUKSKLAW MISDEAMITY JUDI-
CIAL PROCEEDINGS IN THE OKL. CO. DIST. CT. AND
WAS PLACED INTO INVOLUNTARY SERVITUDE, HARD
LABOR, SLAVE LABOR, FOR OVER 20 YEARS ...

CAUSING THE IMPARTIAL FUNCTIONING OF
THE U.S. S. CT. & REG., U.S. JUDICIAL SYSTEM, TO
BE CORRUPTED AND HOLDING THIS PETITIONER
IN A FUNCTIONING TOTALLY CONTRARY TO THE

U.S. Constitution... In Fact the U.S. Judges
 have created A Judicial System within the
 U.S. Justice System, that is totally
 contrary to the U.S. Const.; thus, estab-
 lishing A R.I.C.O. U.S. Terrorist Organization
 that has kidnapped Petitioner, is A White-
 Collar R.I.C.O. Enterprise in Violating G.D.O.
 Group Inc., Corrections Corporation of America CCA,
 The Gaylor Family Empire, U.S. Judges, Etc.,
 By R.I.C.O. Authorities they've detained
 & Robbed Petitioner of over \$1 Billion in
 Civil liabilities Against Private Corp. is A
 Scheme to Allow Private Corps, Judicial
 Protection Against Large \$ Billion Claims,
 And Adjudicate Petitioner As insignificant
 person/nigger and hid me in the U.S.
 Prison System And are detaining me with-
 out NO ART. III OR U.S. Jurisdictional
 Legislative OR Executive Authority OF U.S.
 Law And are depriving me of Due Process
 of Law, within the U.S. OF A... 13th Id....

(3):

These R.I.C.O. U.S. Judges have created a law, within U.S. law, that declares petitioner as an U.S. slave and deprives petitioner of due process of law; within, the U.S. of America... The R.I.C.O. U.S. Judges, in the cause of action at bar, have fabricated my decision to protect their R.I.C.O. organized crimes against petitioner...

The Scheme:

The U.S. Judges target is makes that files large claims against large private corporations and they sabotage the judicial proceedings against petitioner in favor of private corporations... In the case at bar, it was noted that petitioner was being unconscionably obtained, but because of petitioner's processes of large claims against private corporations, etc., the U.S. Judges, without any jurisdiction or Art. III authority over me, elected, in a R.I.C.O. meeting of their minds, to place

ME IN INVOLUNTARY SERVITUDE, HARD COERCE SLAVE LABOR, FOR OVER 20 YEARS...

U.S. Judges CREATED A judicial system especially designed FOR ME AND RAISED ESTABLISHED LEGISLATION STANDARDS TO AN INSURMOUNTABLE DEGREE APPLICABLE ONLY TO ME & CONTRARY TO U.S. LEGISLATIVE INTENT...

IN MY Fed. R. Civ. proced. Rule 60(b)(4) CLAIM; IN WHICH, U.S. LEGIS. AFFORDED U.S. JUDGES NO JUDICIAL DISCRETION... U.S. JUDGES, IN R.I.C.O., IGNORED THE CLAIM TO PROTECT R.I.C.O. AND REMANDED PETITIONER TO 13th AMEND., ETC....

IN THE COURT AT BAR, CIV-11-1513-D, PETITIONER HAS A 28 U.S.C. § 2241 HABEAS COMPLAINT PENDING AND THE U.S. JUDGES, FOR R.I.C.O., ARE IGNORING 28 U.S.C. § 2241(c)(3) JURISDICTIONAL REQUIREMENT, FOR R.I.C.O. ...

IN THE 10th CIR. CASE: 12-6004, WITHOUT JUDICIAL DISCRETION, THEY ELECTED TO IGNORE MY Rule 60(b)(4), ETC. CLAIM...

IN THE U.S. DIST. Ct. OF E/D OKL. CASE: CIV-11-324-FHS-SPS THE U.S. JUDGE, FOR R.I.C.O. RAISED THE U.S. LEGISLATIVE STANDARD OF IMMINENT DANGER TO AN INSURMOUNTABLE STANDARD ESPECIALLY FOR ME... SEE ORDER ATTACHED EXHIBIT "A"... U.S. JUDGES HAVE CLEARLY DEMONSTRATED TO R.I.C.O. DRFTS. TO: KILL THAT NIGGER!!! SHUT HIS MOUTH!!! BEFORE HE EXPOSE WHAT WE ARE DOING TO HIM! I HAVE NO ACCESS TO JUSTICE WITHIN THE U.S. OF AMERICA... 13th, I d. ...

IN THE 10th CIR. CASE: BERRYHILL-V-BURNS, 466 F.3d 934 THE 10th CIR. APPOINTED THE FED. DEFENDER, CO PUBLIC DEFENDER'S OFFICE TO REPRESENT ME AND DURING INVESTIGATION SAID P.D. OFFICE, ATTY. HOWARD A. PISCUS WAS ADVISED: BY THE W/D OKL. Ct. CLERK & OKL. ATTY. GEN.: "THE FED. Ct. HAS NEVER BEEN ALLOWED ACCESS TO BERRYHILL'S STATE RECORDS & YOU WILL NOT EITHER," MR. PISCUS ADVISED ME THAT HIS OFFICE HAD BEEN ADVISED NOT TO EFFRUENTLY LITIGATE MY CLAIM & NOT PRESS THE ISSUE OF NOT BEING ALLOW ACCESS

(6):

TO MY SEVERE RECORDS AND TO NOW MOTION
 THE 10th CIA. TO ORDER THE RECORD... MR.
 PIERCE ADVISED ME THAT THE BEST HE WILL
 DO FOR ME IS MAKE A NOTATION IN HIS BRIEF
 THAT HE DID NOT HAVE ACCESS TO MY RECORDS,
 HE DID NOT EXPLAIN TO ME THAT MY HABEAS
 JUDGMENT WAS VOID & THAT THE BEST
 PLACED IN 13th AMEND., ID... HE JUST RAN
 OFF AND ABANDONED ME, UNTIL I DISCOVERED
 YEARS LATER OF R.I.P.O. U.S. JUDGES, BUT
 HE LEFT NO NOTATION TO SUPPORT THIS CLAIM...

U.S. ATTYS. & U.S. DIST.
JUDGES WID OKI. :

TO EXPOSE MY 13th AMEND., ID. CLAIM, IN
 SEVERE EMOTIONAL DISTRESS, I THREATENED TO
 KILL U.S. PRESIDENT G.W. BUSH & HIS MOTHER, AFTER
 ASSIST. U.S. ATTY. ROZINA MCKINSEY-FOSTER ADVISED
 ME THAT U.S. DIST. JUDGES WID OKI. & HER
 OFFICE ASSIST. U.S. ATTY. KERRY ANN KELLY WERE
 ENGROSSED IN A MASSIVE CONSPIRACY AGAINST ME,
 WHEN THE U.S. SECRET SERVICE AGENTS CAME TO
 SEE ME, AT G.S.O. GROUP INC. PRIVATE PRISON, IN

LAWTON, OK... BECAUSE I HAD ASSERTED TO WARDEN DAVID C. MILLER & G.E.O. GROUP INC. OF THE ILLEGALITIES OF MY CONFINEMENT, I REFUSED TO SEE THE U.S. SECRET SERVICE AGENTS UNLESS WARDEN MILLER WAS WITH ME, HE AGREED... THE S.S. AGENT TO MILLER & I, TALKED THEY TALKED TO U.S. DIST. JUDGES W/D OKI. RALPH G. THOMPSON, ROBIN CAUTHRON, & VICKI MILLS-HAGAN & U.S. ATTY. McCampbell & HIS ASSIS. U.S. ATTYS. ROZIA MCKINLEY-FOSTER & KERRY ANN KELLY AND THEY SAID, THEY CAME TO DO ME SPECIAL FAVORS & THAT EVERYONE HAD AGREED NOT TO PROSECUTE ME & THAT ROZIA WOULD GET ME RELEASED... CONFIRMING TO WARDEN MILLER & G.E.O. GROUP INC. THAT I AM IN FACT IN 13TH AMEND., ED., THE U.S. SECRET SERVICE AGENTS & G.E.O. GROUP INC. BLENDING THROUGH A R.I.C.D. MESSING OF THEIR MINDS TO CONSPIRE TO CONCEAL MY 13TH AMEND., ED. AS DID U.S. DIST. JUDGES & U.S. ATTYS. W/D OF OKI. ...

IN 1995, IN U.S. DIST. CT. W/D OKI. CASE: CIV-95-700-T, FORMER SENIOR U.S. DIST. JUDGE WAS ASSIGNED TO MY HABEAS APPLICATION

(8):

AND ORDER his CLERK to OBTAIN my STATE RECORDS & AN ORDER WAS SENT TO OKLA. ATTY. GEN. TO RELEASE my STATE RECORDS, SAID OKLA. ATTY. GEN. CONTACTED Judge Thompson & ADVISED him that my STATE TRIAL PROCEEDINGS WERE Ku Klux Klan RACE HATE PROCEEDINGS AND COULD NOT WITH STAND A FED. HABEAS REVIEW... Judge Thompson ADVISED OKLA. ATTY. GEN. to IGNORE his CLERK'S ORDER & WITHOUT ANY JURISDICTION OR AUTHORITY OF U.S. LAW, AFFIRMED my HABEAS CONVICTIONS in direct VIOLATION OF THE 5TH & 13TH AMENDS. OF THE U.S. CONST.

Judge Thompson upon RETIREMENT WAS ABLE to give his RETIRED Judge SEAT to his SON-IN-LAW & ASSIGNED him & U.S. DIST. JUDGE LABRANQUE AS my SLAVE GATE KEEPERS...

IN ABOUT MARCH, 2009, PETITIONER WAS TRANSFERRED to Davis Corr. Facility A "CCA"

PRIVATE PRISON AND THE CASMANAGER CAME TO ME A DAY OR SO LATER, AFTER REVIEWING my SKEET AND ADVISED ME how FABRICATED my SKEET WAS AND IF AUDITED I COULD DISCHARGE! I TALKED TO THE WARDEN &

gave him A LETTER To FAXS To "CEA" Begging Them
 To Turn me over to Federal officials And NOT
 Return me to 13th Amend., Id., CEA Refused
 And Conspired with G.E.O. Group Inc., Etal., R.I.C.O.
 defes.

IN THE 10th CIR. & W(D OKL. dist. Ct. CASE
 OF Mitchell - v- Gibson (1998-99) ... A Black Female
 O.K.E.P.D. Forensic Chemist Name Joyce Gilchrist
 Was singled out As Being The Lone Ranger
 in A Scheme Against OKL. State Prisoners, She
 Cried Out! "I'm Being Racially singled out,
 I'm A PART OF The System..." "BECAUSE I
 KNOW THAT MY CASE WOULD EXPOSE THE SYSTEM"
 I WROTE TWO Black Women THAT I Grew up
 Knowing All my LIFE: U.S. dist. Judge Vicki Miles.
 LAGRANGE & ASSIST. U.S. ATTY. Rozina McKinnis-Foster
 And Advised them to witness the Judicial
 Conspiracy Against me, I WROTE THE LETTER TO
 them in 2003-04, I wrote Judge R.G. Thompson
 & the OKLA. Publishing Co. & CEO Christy Gaylord-
 BURGESS OF my Kidnap hostage situation & OF
 my Ability to Expose The System... They Each
 Reached through A Criminal R.I.C.O. meeting OF
 their minds to NOT Expose The System & TO

(10):

USE MS. Gilchris AS A pawn & place me in
13th Amendment, Id.

IN A desperate attempt to escape 13th, Id., in
2010, petitioner Filed A "Floodgate OF R.I.C.O.
Complaints into the U.S.S. Ct.," The U.S.S. Ct.
FOR R.I.C.O. Adjudicated that I had "Abused"
the System And Because OF Such unfounded
Assertion, I Could Not institute A Cause OF
Action in the U.S. Supreme Court And that All
OF my human & Constitutional & Civil Rights had
Been "Forfeited..." IN An absolute state OF
SEVERE Mental Anguish & TERROR To EXPOSE my
13th, Id. Situation, I File A Threat To Kill
U.S. President Obama & his Two Beautiful little
girls & Filed it in the U.S.S. Ct., Homeland Security
Headquarters & in the U.S. Senate & Offices OF
The Vice President Begging To Be Rescued...
On 2-14-11, three U.S. Secret S.A. Came To OKI,
State Penitentiary Supermaximum Security Unit
And Advised me That: Everybody is OK, Know
that you're in 13th, Id. Because we know
you're not lying we can't prosecute you
And Because you're Been Kidnapped By "Okla."

(11):

SENATE & Fed. OFFICIALS, WHO ARE ABLE TO BREACH
PRESIDENTIAL SECURITIES & IGNORE YOUR
THREATS TO KILL U.S. PRESIDENT TO RESCUE
YOUR KIDNAP, OBAMA & NO ONE CARES ANYTHING
ABOUT YOU, NO ONE IS GOING TO COME TO OKL.
FROM WASHINGTON, DC TO RESCUE YOU, TRY
ANOTHER WAY TO EXPOSE WHAT "WE" ARE
DOING TO YOU...

I SAID; MAN, I'VE NEVER BEEN
CHARGED, TRIED NOR CONVICED FOR WHAT
I'M IN PRISON FOR - THIS IS AMERICA!

HE SAID, NONE OF THOSE MATTERS...

"FOR R.I.C.O. THE "U.S.S.S.A." WALKED AWAY
A LIFE IN 13th ID., ON U.S. SOIL!"

UNDER EXTREMELY SEVERE MENTAL ANGUISH &
EMOTIONAL DISTRESS, IN ABOUT 2009, I SENT
OUT-POSTAGE PREPAID - U.S. TERRORIST ALERT legal
MAIL: TO THE OKC. LAW FIRMS OF CROW & DUNLEVY
AND ANDREWS/DAVIS ABOUT UNLAWFUL ACTIVITIES
IN OKL. SENATE & Fed. GOVERNMENT AND THESE HIGH
EXECUTIVES OF OKL. ST. & Fed. CTS. DID NOTHING!

STATE OFFICIALS ACTING OUTSIDE
SCOPES OF EMPLOYMENT OKLA. TITLE
51 SECTIONS 151 & 389. NOTE:
152(11) & 153(A):

GUBERNOR MARY FALLIN, FORMER GOV. BRAD
HENRY, SCOTT PRAUITT OKLA. ATTY. GEN., W. A. EDMONDSON
FORMER OKLA. ATTY. GEN., DIANNE L. SLAYTON ASSIST. OKLA.
ATTY. GEN. ELABORED THROUGH A R.I.C.O. CRIM.
MATTERING OF THEIR MINDS ELABORED NOT TO
STOP OR EXPOSE MY UNLAWFUL CONFINEMENT,
TO PROTECT R.I.C.O. & ELABORED TO KIDNAP
ME, 13th, ID.

Constitutional Violations:

5th Amend. denial of Due process ...
Federal officials deprived me of my
liberty without due process ...

8th Amend. Cruel & unusual punishment ...
Each deft. caused intentional infliction of
SEVERE EMOTIONAL DISTRESS ...

13th Amend. Involuntary servitude ...
Each deft. caused me to be placed in 13th, ID.,
OR CONSPIRED OR DEREGULATED A harmful duty
to prevent or stop such ...

14th Amend. Denial of Due process...
SEATTLE OFFICIALS DEPRIVED ME OF MY
LIBERTY MALICIOUSLY & FRAUDULENTLY...
513153(A), Id. & 513152(11), Id. ...

IT IS THE CONTENTIONS OF THIS PLAINTIFF
THAT THE UNITED STATES OF AMERICA, DEREGULATED
IN ITS LAWFUL DUTY TO ENFORCE MY RIGHT
TO BE FREE FROM INVOLUNTARY SERVITUDE, SLAVE
LABOR, THE THREE BRANCHES OF GOVERNMENT HAVE
A LAWFUL DUTY TO WATCH EACH OTHER TO
PREVENT THIS FROM HAPPENING TO ME, THE U.S.A.
FAIL TO PROPERLY TRAIN ITS OFFICIALS TO RESOLVE
A DISPUTE OF THIS R.I.C.O. MAGNITUDE THAT
RESULTED IN THE DEFENS. INTERMINAL INFLECTION OF
SEVERE MENTAL ANGUISH...

U.S. JUDGES ARE R.I.C.O. DEFENS. IN
THIS CAUSE OF ACTION BECAUSE OF TOTAL LACK
OF JURISDICTION & IT IS THE PRIMARY DUTY OF
U.S.S.C. TO DETERMINE JURISDICTION OF
ITS COURT & THE LOWER COURTS & YOUR
FAILURE TO DO THAT, IS CONSPIRACY WITH YOUR
LOWER COURTS CAUSED MY 13th Amend, Id....

U.S. SECRET SERVICE Agency, U.S. Dep't. of
Justice, U.S. Homeland Security, U.S. Atty.
Gen., U.S. Atty. Office OKC. & F.B.I.,
The U.S. Secret S.A. has conducted a Fed.
investigation into my threats to kill
U.S. Presidents to expose my 13th Amend., Id.
Explain why I have not been rescued?

GEO GROUP INC., CORRECTIONS CORPORATION
OF AMERICA, OKL. Publishing Co., Crowe & Dunlavy
Law Firm & The Law Firm of Andrews/Davis,
The each of you had lawful duties to disclose
my 13th Amend., Id. . . .

Rozia McKissey-Foster, KERRY ANN KELLY,
Dick Miller-LAGANOS, Ralph G. Thompson, Doyle Argo,
Tim DeGiusti, W.A. Edmondson, DIANNE L. Slayton,
Scott Pruitt, MARY FALLIS, BRAD HARRY, 2011 OKL. Parole
Board Members, General Counsel O.B.A.; R.I.C.O.
DEFENDERS... Kidnap 13th, Id. Conspiracy ... 513152(u) &
513153(a) Outside scope of Employment - State Officials...

DEBOR, CO. Fed. Public Defender's Office,
Public Defender & First Assist. & HOWARD A. PISCUS...
Conspiracy to Kidnap ...

NOTICE:

PETITIONER, PRO SE, IS IN REQUEST THAT THIS CAUSE OF ACTION BE PROCESSED UNDER THE LEGAL AUTHORITY OF 42 U.S.C. § 1983 KUKLUXKLAN ACT, THAT ALLOWS A BLACKMAN TO CONTEST THE LEGALITY OF HIS DETENTION ON THE CONVICTION OF HIS TRIAL & APPEALS WERE OBSERVED BY KUKLUXKLAN JUDICIAL PROCEEDINGS, IN THE CASE & CLAIM ACT BAR, PETITIONER WAS NOT AFFORDED COUNSEL, WAS NOT CHARGED, TRIED OR CONVICED FOR THE CHARGE I'M BEING DETAINED FOR & MY SEVERALS EXCEEDS STATUTORY LIMITATION... 42 U.S.C. § 1983 KUKLUXKLAN ACT...

PETITIONERS/PLAINTIFFS ROXANNA MAR GLOVER is my mother, died in 1997. & DARRELL Q MAY JR. is my nephew BUT WAS RAISED AS MY BABY BROTHER, died 2010 AND THEY BOTH SUFFER SEVERAL EMOTIONAL DISTRESS DUE TO THESE AFFAIRS...

Relief:

DECLARATORY Judgment that my Rights were violated as to each def....

"EMERGENCY HEARING" to determine under what lawful Authority is detaining me & A WAIVER OF my Right to Jury Trial Counsel & determine if I was charged & considered lawfully, FOR WHAT? IF NO legal determination is ~~found~~ Found, that I be immediately TRANSFERRED & Admitted TO OKLAHOMA CITY UNIVERSITY medical CENTER FOR REHABILITATION TREATMENT... With Victim Compensation...

"Compensatory damages \$250 million. FROM U.S.A." punitive damages \$500 million...

Compensatory damages \$125 million FROM CROW & DUNLEVY & ANDREWS/DADIS LAW FIRMS EACH... \$250 million punitive damages...

Compensatory damages \$1 Billion FROM GEO GROUP INC., CORRECTIONS CORPORATION OF AMERICA, OKLA. Publishing Co. & FROM EACH R.I.C.O. DEFES... \$3 Billion punitive damages each defes....

AFFIDAVIT:

DECLARED this 22nd day of FEBRUARY, 2012 AS TOTALLY TRUE & CORRECT, THAT I HAVE NOT BEEN LAWFUL CHARGED, TRIED, NOR CONVICED FOR WHAT I'M BEING DETAINED FOR, I WAS NOT AFFORDED COUNSEL, THAT NO STATE OR FED. JUDGE OR COURT DOES NOT HAVE ANY JURISDICTIONS OR ART. III CONTROL OR AUTHORITY OVER ME NOW OR AT THIS TIME OF THIS CAUSE OF ACTION, I AM IN FACT, AS A MATTER OF U.S. LEGISLATION & CONST. AMEND. 13th in involuntary servitude & hard CORE SLAVE LABOR & HAVE BEEN FOR OVER 20 YEARS, IF ANY ONE CAN PROVE ONLY WORDS OF THIS DOCUMENT TO BE UNTRUE OR INCORRECT I SHOULD BE CHARGED WITH PERJURY AND intentional CONSPIRACY TO DEFRAUD THE U.S.A. 28 U.S.C. § 1746... 18 U.S.C. § 1621... EXERCISED AT OKLA. STATE PRISON...

X. R. Hill
AFFIANT

DEFENDANTS:

- (1): U.S.A., Fed. Trade Claims Act...
- (2): U.S. Dept. of Justice, "FTCA" ...
- (3): F. B. I., "FTCA" ...
- (4): Homeland Security, "FTCA" ...
- (5): U.S. Atty., "FTCA" ...
- (6): U.S. Atty. Oke. "FTCA" ... R.I.C.O.
- (7): DASSER, CO Fed. Public Defender, "FTCA"
- (8): GEO Group Inc. Color of State Law, 1983 KKK Act. R.I.C.O.
- (9): DKL Publishing Co. "CSL" 1983 KKK Act. R.I.C.O.
- (10): CORRECTIONS CORP. OF AMERICA "CSL" 1983 KKK Act. R.I.C.O.
- (11): CROW & Dunlop "CSL" 1983 KKK Act.
- (12): ANDREWS / Davis "CSL" 1983 KKK Act.
- (13): Ralph G. Thompson "CSL" 1983 KKK Act. R.I.C.O.
- (14): Doyle Argo "CSL" 1983 KKK Act. R.I.C.O.
- (15): All U.S. Dist. Judges WD OKI., "CSL" 1983 KKK Act R.I.C.O.
- (16): All U.S. Dist. Judges E/D OKI., "CSL" 1983 KKK Act R.I.C.O.
- (17): All 10th Cir. Judges, "CSL" 1983 KKK Act R.I.C.O.
- (18): All U.S. S.Ct. Justices, "CSL" 1983 KKK Act R.I.C.O.
- (19): MARY FALLIN, Gov., "CSL" 1983 KKK Act R.I.C.O. 5/3/15/1st seq.
- (20): BRAD HENRY, "CSL" 1983 KKK Act R.I.C.O. 5/3/15/1st seq.
- (21): W.A. Edmundson, "CSL" 1983 KKK Act R.I.C.O. 5/3/15/1st seq.
- (22): DIANNE L. SLAYTON, "CSL" 1983 KKK Act R.I.C.O. 5/3/15/1st seq.
- (23): ROZIE M. KINSLEY FOSTER "CSL" 1983 KKK Act R.I.C.O.
- (24): KERRY ANN KELLY, "CSL" 1983 KKK Act R.I.C.O.

(19):

- (25): 2011, OKI. Parole Board members, "CSL" 1983KKKnet. R.I.C.O.
(26): General Counsel O.B.A., "CSL" 1983KKKnet R.I.C.O.
(27): U.S. Secret Service Agency "FTCA"
(28): OKI. City 4 U.S.S.S. Agents, "CSL" 1983KKKnet R.I.C.O.

Respectfully,
X BRILL
Plaintiff

C/C: U.S. Solicitor Gen. / President Obama
Dept. of Justice Tort division
U.S. Atty. OKP